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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/903,937	07/12/2001	Matthew Edward Aubertine	AUS920000329US1/1753P	1980
75	90 06/06/2005		EXAMINER	
SAWYER LAW GROUP			FOWLKES, ANDRE R	
P.O. Box 51418 Palo Alto, CA			ART UNIT PAPER NUMBER 2192	
			DATE MAILED: 06/06/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)				
		09/903,937	AUBERTINE, MATTHEW EDWARD				
		Examiner	Art Unit				
		Andre R. Fowlkes	2192				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠ Responsive to communication(s) filed on <u>10 February 2005</u> .							
2a)⊠ This action is FINAL .	· ·						
3) Since this application)☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
 4) Claim(s) 1-18 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-18 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Application Papers							
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s)							
Notice of References Cited (PTC 2) Notice of Draftsperson's Patent Information Disclosure Statement Paper No(s)/Mail Date	Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:					

DETAILED ACTION

1. This action is in response to the amendment filed 2/10/05.

Claim Objections

2. The objection to the claims is withdrawn, in view of applicant's amendment.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-18 are rejected under 35 U.S.C. 102(b) as being anticipated by Gross, et al., (Gross), "Parallel Compilation for a Parallel Machine", ACM, 0-8791-306-X.

As per claim 1, Gross discloses a method for optimizing the use of a plurality of processors when compiling a program in a computer system, (p. 91 col. R:10-13, "Our need to speedup compilation ... (on) a parallel system, ... led us to investigate parallel compilation"), the method comprising the steps of:

(a) locating a list of directories of the program and a list of processors of the computer system (p. 91 col. L:4-9, "We implemented a compiler that exploits parallelism by partitioning the input program for parallel translation ... and different

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functions of the application program are compiled in parallel on different workstations (i.e. different directories)", and p. 94 col. R:28-43, "The input to parallel make is a UNIX makefile (i.e. a list of directories of the program)", and p. 94 col. L:11-12, "The section masters (locate a list of processors and) attempt to distribute the function masters to different workstations (i.e. processors)"),

- (b) assigning a next directory to a next available processor in an ordered manner to allow the next available processor to compile at least one file within the directory (p. 94 col. L:56-58, "we adopt a simple first-come-first served strategy that distributes the tasks over the available processors"),
- (c) compiling by the next available processor the at least one file within the next directory (p. 94 col. L:56-58, "we adopt a simple first-come-first served strategy that distributes the tasks (i.e. files within the next directory) over the available processors (the next available processor)"),
- (d) repeating steps (b) and (c) until there are no more directories to be compiled (p. 94 col. L:56-58, "we adopt a simple first-come-first served strategy that distributes the tasks over the available processors", this step essentially performs repeatedly, as processors finish their tasks and, again, become available).

As per claim 2, the rejection of claim 1 is incorporated and further, Gross discloses that the assigning step (b) further includes the step of (b1) obtaining a directory in which all dependencies have been satisfied (p. 94 col. R:34-36, "Each (group of files, i.e. directory) ... can be compiled separately after the object files on the

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been satisfied").

dependency list have been generated (i.e. the system only works, as intended, if processors are assigned directories of files to compile, in which all dependencies have

As per claim 3, the rejection of claim 1 is incorporated and further, Gross discloses that the assigning step (b) further includes the step of (b1), updating the list of processors and the list of directories based upon the assignment of the directory (p. 94 col. L:56-58, "we adopt a simple first-come-first served strategy that distributes the tasks (i.e. code in directories, to be compiles) over the available processors", and to implement this strategy, the system is aware of the current state of the processors, the state of their current tasks as well as the tasks yet to be accomplished).

As per claim 4, the rejection of claim 1 is incorporated and further, Gross discloses that the assigning step (b) further includes the step of (b1) providing a directory update mechanism for assigning the directories in the ordered manner (p. 94 col. L:56-58, "we adopt a simple first-come-first served strategy that distributes the tasks over the available processors").

As per claim 5, the rejection of claim 4 is incorporated and further, Gross discloses that providing an update mechanism step (b1) further comprises the steps of:

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(b11) providing an array of dependency changes (p. 94 col. R:32-34, "The input to parallel make ... explicitly specifies dependencies (and dependency changes) between modules"),

(b12) merging the dependency changes array with a master array of changes (p. 94 col. R:32-34, "The input to parallel make ... explicitly specifies dependencies (and dependency changes) between modules").

As per claim 6, the rejection of claim 5 is incorporated and further, Gross discloses that the merging step (b12) comprises the steps of:

(b121) obtaining a dependency change from the dependency changes array (p. 94 col. R:32-34, "The input to parallel make ... explicitly specifies dependencies (and dependency changes) between modules"),

(b122) determining whether the dependency change is in a directory in the master array (p. 94 col. R:32-34, "The input to parallel make (is a make file that)... explicitly specifies dependencies (and dependency changes) between modules", and the changed make file is be compared with the original make file),

(b123) updating the directory in the master array of the dependency change in a directory of the master array (p. 94 col. R:32-34, "The input to parallel make (is a make file that) ... explicitly specifies dependencies (and dependency changes) between modules", and the master/original make file is updated),

(b124) adding dependency change to the master array in a new directory if the dependency change is not in a directory of the master array (p. 94 col. R:32-34, "The input to parallel make (is a make file that)... explicitly specifies dependencies (and dependency changes) between modules", and the updated make file is uses to specify updated dependencies),

(b125) determining if there is another dependency change in the dependency changes array after either step (b123) or step (b124) (p. 94 col. R:32-34, "The input to parallel make ... explicitly specifies dependencies (and dependency changes) between modules"),

(b126) repeating steps (b121)-(b125) until all dependency changes have been obtained from the dependency change array (p. 94 col. R:32-34, "The input to parallel make ... explicitly specifies dependencies (and dependency changes) between modules", the processes is repeated in order to have all the dependencies specified).

As per claims 7-12, this is a system version of the claimed method discussed above, in claims 1-6, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see Gross's new compiler (p. 91, col. L:3-8).

As per claims 13-18, this is a computer readable medium/product version of the claimed method discussed above, in claims 1-6, wherein all claimed limitations have also been addressed and/or cited as set forth above. Additionally, such a product is deemed to be inherent in the Gross system, otherwise, it would be inoperative.

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Response to Arguments

5. Applicants arguments have been considered but they are not persuasive.

In the remarks, the applicant has argued substantially that:

1) Gross does not disclose locating a list of directories as required by amended claims 1, 7 and 13, at p. 9:11-10:17.

Examiner's response:

The Gross reference discloses all of the limitations required by amended claims
 7 and 13 as addressed above in the art rejection.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andre R. Fowlkes whose telephone number is (571) 272-3697. The examiner can normally be reached on Monday - Friday, 8:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on (571)272-3695. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ARF

Chamel C. DAS
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PRIMARY EXAMINER
5/31/05